1/03 '04 17:56 FAX 02	20 7208 070	0 FRANK	B. DEHN				Ø 003/
02 04 17:30 FAX		R 0 5 2004			10/679	9,428	Ø 003/
	7	Ø					
Tropper/Doctet No: WONG3017/	/JEK 🐍	S. MEST					
		BADENAR APPLICATION	ION AND	<b>PPOINTMEN</b>	T OF AT	<b>FORNEY</b>	
DECLARATIC	DN FOR I A	CENT APPLICATION OF THE INVESTIGATION OF THE INVEST	post office a	idress and citizenshi	ip are as state	ad below nex	t to my Gfalaral
As a below named inv ame: I believe that I am the ori	einal, first and se	ole inventor (if only one	name is listed	below) or un origina	al, furst and Jo reion (Oe≤ien	if applicab	(i) entided
arues are fizical pelota) of fire an	Ibject Indica -	ich is claimed and for w DUAL HEAD T	OOTHBRU	SH		KI	- •
ne specification of which (check	k ops):		as U.S.	Application Number	er or PCT Late	emational A	pplication
B is attached hereto, o	and life	pplicable) was smended					
lumber. hereby state that I have review	ed and understag	nd the contents of the ab	ave-identified	specification, includ	ing the claim	fined in Tril	e 37. Code
mandment(v) referred to above.	· ISCKDOWIEDBO	file fifth to express	4 - 1 05	terior I Compan Cimba .	£/10 Afany f	omien angli	<b>≃</b> 1000(5) 1
			wany foreign :	application for pater	it or inventor	S CERTIFICATE	Davide a
iling date before that of the app	MCSON OF AFTER	il priority is ordine					CLAIMED
	PRI	OR FOREIGN APPLICATION	(E)	Day/Month/Yea	- Fliod	Yes	No
Number		Country		DayImontia	T IICG		
<u>:</u>						<del></del>	
						<u> </u>	<u> </u>
	□ Addib	onal Priority Applicatio	n(3) Listed on	Following Page(s)	_		
LUCDEDY CLAIM THE B	ENGERT UNDER T	TILE 35 U.S. CODE §11	19(E) OF ANY L	J.S. PROVISIONAL A	PPLICATIONS	LISTED BEI	.ow.
				ttl/Year File			
Application Number							
pplication(s) designating The U ot disclosed in that/those prior	ncfit under Title United States of a application(s) in	the manner provided by	§120 of any U d, insofar as th y the first parag	mited States applicat a subject matter of the graph of Title 35, United to the Control of Pederal R	mach of the climited States Consulations &	ode, §112, I	acknowle
pplication(s) designating The Cot disclosed in that/those prior he duty to disclose information vailable between the filing date	nefit under Title: United States of a application(s) in which is materia of the prior app	35, United States Code, America listed below an the manner provided by	§120 of any U d, insofar as th y the first para ined in Title 37 wal or PCT int	mited States applicat a subject matter of t graph of Title 35, Ur 7, Code of Federal R ernational filing dat	ton(s) of PC each of the cli- nited States C Regulations, § e of this appli - Patented,	iode, §112, I §1.56 which jeation: Pending (	acknowle became
pplication(s) designating The U tot disclosed in that/those prior	nefit under Title: United States of a application(s) in which is materia of the prior app	35. United States Code, America listed below an the manner provided by all to patentability as defibilication(s) and the nation	§120 of any U d, insofar as th y the first para ined in Title 37 wal or PCT int	mited States applicat a subject matter of t graph of Title 35, Ur 7, Code of Federal R ernational filing dat	man(s) or PCI mach of the cli mited States C Regulations, § e of this appli	iode, §112, I §1.56 which jeation: Pending (	acknowle became
pplication(s) designating The C tot disclosed in that/those prior he duty to disclose information vailable between the filing date	nefit under Title: United States of a application(s) in which is materia of the prior app	35. United States Code, America listed below an the manner provided by all to patentability as defibilication(s) and the nation	§120 of any U d, insofar as th y the first para ined in Title 37 wal or PCT int	mited States applicat a subject matter of t graph of Title 35, Ur 7, Code of Federal R ernational filing dat	ton(s) of PC each of the cli- nited States C Regulations, § e of this appli - Patented,	iode, §112, I §1.56 which jeation: Pending (	acknowle became
pplication(s) designating The Unit disclosed in that/those prior the duty to disclose information valiable between the filing date  Application Nut	nefit under Title Jaited States of application(s) in which is materia of the prior app	35, United States Code, America listed below an the manner provided by all to patentability as definition(s) and the nation Filing Date 100 Company of the patentability as definition(s) and the nation of the patentability as definition(s).	§120 of any U d, insofar as th y the first para; ined in Title 37 iral or PCT int ate	mited States applicating subject matter of egraph of Title 35, United to the control of the cont	tron(s) or PCI mited States C Regulations, \$ e of this appli - Patented, Abandon	Tode, §112, 1 §1.56 which jeation: Pending o	acknowle became
pplication(s) designating The Unit disclosed in that/those prior he duty to disclose information vailable between the filing date.  Application Nut.  I hereby declare that a re believed to be true; and furthumishable by fine or imprisonme opardize the validity of the apprentice	Inited States of a application(s) in which is materia of the prior appropriate and the prior and	at, United States Code, America listed below an the manner provided by all to patentability as deficient on the nation Filing Date of the patentability as deficient on the nation of the patentable were made with der section 1001 of the patent issued thereon.	§120 of any U d, insofar as th d, insofar as th graph and insofar as th straight and in Title 3 are are lication(s) liste lication(s) list	mited States applicates subject mater of graph of Title 35, Ut 7, Code of Federal Remainal filling dates at the states of Pollowing Pague and that all states of States Code and the state	e(s)  math of the climited States Clegulations, § e of this appli  Patented, Abandon  e(s)  ments made of tatements and hat such willi	Pending of the like so ful false scale	acknowle became on and beli made are ements ma
pplication(s) designating The Unit disclosed in that/those prior he cuty to disclose information vailable between the filing date  Application Nut  I hereby declare that a re believed to be true; and furth unitshable by fine or imprisonme opardize the validity of the approper property of the appropriate the validity	Inited States of a application(s) in which is materia of the prior applications and the prior applications and statements in the these statement, or both, we plication or any inception or any i	at Us/PCT Priority Applied before with the manuer provided by all to patentability as definition(s) and the nation of the patentability as definition(s) and the nation of the patent by the patent issued thereon.	5/20 of any U d, insofar as th y the first para; ined in Title 37 irral or PCT int ate  lication(s) liste owledge are tr t the knowledg 18 of the Unire ) attorneys, with	mited States applications applications and states of the s	e(s)  e(s)  match of the climited States C  Regulations, \$  e of this appli  Patented,  Abandon  e(s)  ments made of  tatements and  hat such wills  extitution and  at Konney, Re	revocation, No. 19.1	acknowled became or on and belimade are ements materials to prosect to prosect pg; Bugent
pplication(s) designating The Upot disclosed in that/those prior he duty to disclose information vailable between the filing date.  Application Number of the filing date of the believed to be true; and furth unishable by fine or imprisonmentation the validity of the application and transact all far, Rag. No. 25,893; Richard 1	Inited States of a application(s) in which is materia of the prior application of the prior application of the prior application of the prior application or any plication or an	at Us/PCT Priority Applied before with the manuer provided by all to patentability as definition(s) and the nation of the patentability as definition(s) and the nation of the patent by the patent issued thereon.	5/20 of any U d, insofar as th y the first para; ined in Title 37 irral or PCT int ate  lication(s) liste owledge are tr t the knowledg 18 of the Unire ) attorneys, with	mited States applications applications and states of the s	e(s)  e(s)  match of the climited States C  Regulations, \$  e of this appli  Patented,  Abandon  e(s)  ments made of  tatements and  hat such wills  extitution and  at Konney, Re	revocation, No. 19.1	acknowled became or on and belimade are ements made to prosect to prosect 79; Bugent
pplication(s) designating The Unit disclosed in that/those prior he duty to disclose information vailable between the filing date.  Application Nut.  I hereby declare that a re believed to be true; and furth unishable by fine or imprisonme opardize the validity of the application and transact all far, Reg. No. 25,893; Richard	Inited States of a application(s) in which is materia of the prior application of the prior application of the prior application of the prior application or any plication or an	at Us/PCT Priority Applied before with the manuer provided by all to patentability as definition(s) and the nation of the patentability as definition(s) and the nation of the patent by the patent issued thereon.	5/20 of any U d, insofar as th y the first para; ined in Title 37 irral or PCT int ate  lication(s) liste owledge are tr t the knowledg 18 of the Unire ) attorneys, with	mited States applicating subject mater of graph of Title 35, Us 7, Code of Federal Remational filling dates and that all states that willful false sud States Code and the full powers of subtherewith: J. Ernes p. 28,974; Joseph De 28,974; Joseph D	e(s)  made of the climited States C  Regulations, §  of this appli  Patented, Abandon  e(s)  mens made of tatemens and hat such wills  estitution and at Konney, Re eBenedictis, I	Pending of information of the like so ful false scale. No. 19,17 Reg. No. 28,	acknowle became on and beli made are ements ma to prosect 79; Bugene 502;
pplication(s) designating The Upot disclosed in that/those prior he duty to disclose information vailable between the filing date.  Application Number of the filing date of the believed to be true; and furth unishable by fine or imprisonmentation the validity of the application and transact all far, Rag. No. 25,893; Richard Itanjamin E. Urcia, Reg. No. 33, 25,893; Richard Itanj	D Additions and that these states of the prior appropriate and the prior	at, United States Code, America listed below an the manner provided by all to patentability as deficient on the nation of the nation of the nation of the patent issued thereon.  The patent issued thereon.  The patent issued thereon.  The patent and Trademark Of No. 26,382; Thomas J. M.	5/120 of any U d, insofar as th d, insofar as th graph of the first para- ined in Title 3/ wal or PCT int afte  lication(s) liste lowledge are tr the knowledg 18 of the Unite ) attorneys, withing connected Moore, Reg. No	subject mater of graph of Title 35, Us Tode of Federal Remational filling date and that all states that willful false said States Code and the full powers of subtherewith: J. Erness 28,974; Joseph December 28,974; Joseph 28,974; Joseph December 28,974; Joseph 28,9	e(s)  ments made of the climited States Clegulations, § e of this appli  Patented, Abandon  e(s)  ments made of tatements and hat such willing statements, left willing statements, left willing and at Kenney, Ree Benedictis, left matter related	pending of the like so ful false scale. revocation, revocation, reg. No. 19,17 Reg. No. 28, to the press.	acknowled became on and belimade are coments made are com
pplication(s) designating The Unit disclosed in that/those prior the duty to disclose information vailable between the filing date.  Application Nut.  I hereby declare that a re believed to be true; and furth unishable by fine or imprisonne copardize the validity of the application and transact all lar, Reg. No. 25,893; Richard Regismin E. Urcia, Reg. No. 33.  (we) amborize my(our) attorner to maintened and transact and transact all lenjamin E. Urcia, Reg. No. 33.	D Additions all states of a application(s) in which is materia of the prior application of the prior application or any intertual these states of the prior application or any intertual these states or both, unaplication or any intertual the prior of this application of	at, United States Code, America listed below an the manner provided by all to patentability as deficient on the nation of the nation of the nation of the nation of the patent issued thereon.	5/20 of any U d, insofar as th d, insofar as th y the first para ined in Title 3/ wal or PCT int ate  lication(s) liste	mited States applications subject maker of graph of Title 35, Ut 7, Code of Federal Remaining date status  d on Following Pague and that all states e that willful false sed States Code and the full powers of substates at 28,974; Joseph Deregarding any min-part or divisional	e(s)  ments made of the climited States Clegulations, § e of this appli  Patented, Abandon  e(s)  ments made of tatements and hat such willing statements, left willing statements, left willing and at Kenney, Ree Benedictis, left matter related	pending of the like so ful false scale. revocation, revocation, reg. No. 19,17 Reg. No. 28, to the press.	acknowled became on and belimade are ements materials.
Application (s) designating The Unit disclosed in that/those prior he duty to disclose information vailable between the filing date.  Application Number of the filing date of the designation of the filing date of the filing date of the believed to be true; and further believed to be true; and fur	D Additions all states of a application(s) in which is materia of the prior application of the prior application or any intertual these states of the prior application or any intertual these states or both, unaplication or any intertual the prior of this application of	at, United States Code, America listed below an the manner provided by all to patentability as deficiention(s) and the national US/PCT Priority Applied herein of my own known were made with der section 1001 of title patent issued thereon.  The appoint as my (our latent and Trademark Of No. 26,382; Thomas J. M. follow instructions from its withdraw this authorizes withdraw this authorizes withdraw this authorizes.	5/20 of any U d, insofar as the d, insofar as the first parage ined in Title 3/ tral or PCT int afte  lication(s) liste cowledge are tr the knowledg 18 of the Unite ) attorneys, wit first connected Moore, Reg. No	mited States applicates subject mater of eigenhof Title 35, University of the control of Title 35, University of the control o	e(s)  e(s)  pents made o  tatements and  hat such willing  stitution and  tatements and  tatements and  hat such willing  stitution and  tatements and  tate	Pending of the like so ful false scatter.  revocation, revocation, revocation, res. No. 19,17 Reg. No. 28, to the preparent and any preparent revocation, and any preparent revocation r	acknowle became or and belimade are ements materially 19; Bugenes, 502; cation, patent
Application(s) designating The Cot disclosed in that/those prior he duty to disclose information vailable between the filing date.  Application Number of the filing date of the designation of the second to be true; and furth unishable by fine or imprisonme opardize the validity of the application and transact all lear, Reg. No. 25,893; Richard I tenjamin E. Urcia, Reg. No. 33 (we) authorize my(our) attorney transition, grant and maintenant in the second correspondence to:	D Additions all states of a application(s) in which is materia of the prior application of the prior application or any intertual these states of the prior application or any intertual these states or both, unaplication or any intertual the prior of this application of	at the manner provided by an the manner provided by all to patentability as definition(s) and the national US/PCT Priority Applied by the patent of my own known to the patent issued thereon.  The patent issued thereon.  The patent and Trademark Of No. 26,382; Thomas J. It follow instructions from the withdraw this authorisms withdraw this authorisms.	5/120 of any U d, insofar as the y the first para ined in Title 3; ireal or PCT int ate  lication(s) liste cowledge are to the knowledg 18 of the Unire ) attorneys, with fice connected Moore, Reg. No	mited States applications applicated states applications and the ematter of the e	e(s)  matter related theres  e(s)  ments made of the climited States C  Regulations, §  of this appli  Patented, Abandon  e(s)  ments made of tatements and tatements and tatements on the complete compl	Pending of information of the like so ful false scattor, revocation, eg. No. 19,17 Reg. No. 28, to the preparent, and any justice of the preparent of the prepa	acknowled became became became be an and belimade are smaller to prosect 79; Bugent 502; cation, patent
Application(s) designating The Cot disclosed in that/those prior he duty to disclose information vailable between the filing date.  Application Number of the filing date of the designation of the second to be true; and furth unishable by fine or imprisonme opardize the validity of the application and transact all lear, Reg. No. 25,893; Richard I tenjamin E. Urcia, Reg. No. 33 (we) authorize my(our) attorney transition, grant and maintenant in the second correspondence to:	DAdditions  DAdditions  application(s) in which is materia of the prior app  The	at the manner provided by an the manner provided by all to patentability as definition(s) and the national US/PCT Priority Applied by the patent of my own known to the patent issued thereon.  The patent issued thereon.  The patent and Trademark Of No. 26,382; Thomas J. It follow instructions from the withdraw this authorisms withdraw this authorisms.	5/120 of any U d, insofar as the y the first para ined in Title 3; ireal or PCT int ate  lication(s) liste towledge are to the knowledg 18 of the Unire ) attorneys, wit files connected Moore, Reg. No	mited States applications applicated states applications and the ematter of the e	e(s)  matter related theres  e(s)  ments made of the climited States C  Regulations, §  of this appli  Patented, Abandon  e(s)  ments made of tatements and tatements and tatements on the complete compl	Pending of the like so ful false scatter.  revocation, revocation, revocation, res. No. 19,17 Reg. No. 28, to the preparent and any preparent revocation, and any preparent revocation r	acknowle became became be an and belimade are ements ma to prosecute; Eugene 502; cation, patent
pplication(s) designating The Unit disclosed in that/those prior he duty to disclose information vailable between the filing date.  Application Nut.  I hereby declare that a re believed to be true; and furth unishable by fine or imprisonme opardize the validity of the application and transact all lear, Reg. No. 25,893; Richard I tenjamin E. Urcia, Reg. No. 33 (we) authorize my(our) attorney tramination, grant and maintenact ulting therefrom, until I(we) dend correspondence to:	Inited States of application(s) in application(s) in which is materia of the prior application of the prior application or any plication or any plication or any set to accept and ance of this application or my(our) assignment 23364	at the manner provided by an the manner provided by all to patentability as definition(s) and the national US/PCT Priority Applied by the patent of my own known to the patent issued thereon.  The patent issued thereon.  The patent and Trademark Of No. 26,382; Thomas J. It follow instructions from the withdraw this authorisms withdraw this authorisms.	5/120 of any U d, insofar as the y the first para ined in Title 3; ireal or PCT int ate  lication(s) liste cowledge are to the knowledg 18 of the Unire ) attorneys, with fice connected Moore, Reg. No	mited States applications applicated states applications and the ematter of the e	e(s)  matter related theres  e(s)  ments made of the climited States C  Regulations, §  of this appli  Patented, Abandon  e(s)  ments made of tatements and tatements and tatements on the complete compl	Pending of information of the like so ful false scattor, revocation, eg. No. 19,17 Reg. No. 28, to the preparent, and any justice of the preparent of the prepa	acknowle became became be an and belimade are ements ma to prosecute; Eugene 502; cation, patent
Application(s) designating The Cot disclosed in that/those prior he duty to disclose information vailable between the filing date.  Application Number of the filing date of the designation of the second to be true; and furth unishable by fine or imprisonme opardize the validity of the application and transact all lear, Reg. No. 25,893; Richard I tenjamin E. Urcia, Reg. No. 33 (we) authorize my(our) attorney transition, grant and maintenant in the second correspondence to:	Inited States of application(s) in application(s) in which is materia of the prior application of the prior application or any interest in the prior application or any interest in the PE. Fichter, Reg. 1,805; and ys to accept and anto of this applior my(our) assignation or 23364	at the manner provided by an the manner provided by all to patentability as definition(s) and the national US/PCT Priority Applied by the patent of my own known to the patent issued thereon.  The patent issued thereon.  The patent and Trademark Of No. 26,382; Thomas J. It follow instructions from the withdraw this authorisms withdraw this authorisms.	d, insofar as the discation (s) liste owledge are to the knowledge are to the knowledge of the United Moore, Reg. No. 1, continuation or writing the Malaysia	mited States applicating subject mater of graph of Title 35, Us 7, Code of Federal Remational filling dates and that all states that willful false set that willful powers of subtact Code and the full powers of subtact the full powers of subtact Code and the full po	e(s)  matter related theres  e(s)  ments made of  taternens and  t	Pending of information of the like so ful false scatt.  Tevocation, revocation, leg. No. 19,17 Reg. No. 28, to the preparent, and any leg. No. 28, 19,17 Leg. No. 28,	acknowle became became became be an and beli made are ements ma to prosecu 79; Bugene 502; ration, patent enney 500
pplication(s) designating The Unit disclosed in that/those prior he duty to disclose information vailable between the filing date.  Application Nut.  Application Nut.  I hereby declare that a re believed to be true; and furth unishable by fine or imprisonme opardize the validity of the application and transact all lar, Reg. No. 25,893; Richard lar, Reg. No. 33,893; Richard lar, Reg. No. 33,893; Richard lar, Reg. No. 25,893; Richard lar, Reg. No. 35,893; Richard lar, Reg. No. 35,893	Inited States of application(s) in application(s) in which is materia of the prior application of the prior application or any interest in the prior application or any interest in the PE. Fichter, Reg. 1,805; and ys to accept and anto of this applior my(our) assignation or 23364	at the manner provided by an the manner provided by all to patentability as definition(s) and the national US/PCT Priority Applied by the patent of my own known to the patent issued thereon.  The patent issued thereon.  The patent and Trademark Of No. 26,382; Thomas J. It follow instructions from the withdraw this authorisms withdraw this authorisms.	5/20 of any U d, insofar as U d de first para ined in Title 3; ined in U d d d d d d d d d d d d d d d d d d d	mited States applications applicated states applicated and states of the control	e(s)  matter related theres  e(s)  ments made of  taternens and  t	Pending of information of the like so ful false scatt.  Tevocation, revocation, leg. No. 19,17 Reg. No. 28, to the preparent, and any leg. No. 28, 19,17 Leg. No. 28,	acknowle became became became be an and beli made are ements ma to prosecu 79; Bugene 502; ration, patent enney 500
Application (s) designating The Unit disclosed in that/those prior he duty to disclose information wailable between the filing date.  Application Nut.  Application Nut.  I hereby declare that a set believed to be true; and furth numishable by fine or imprisonnt eopardize the validity of the application and transact all large, Reg. No. 25,893; Richard 18 enjamin E. Urcia, Reg. No. 33 (we) authorize my(our) attorner stating therefrom, until I(we) of the correspondence to:  Control Number of First on Scale Inventor Invento	Inited States of application(s) in application(s) in which is materia of the prior application of the prior application or any plication or any plication or any the prior application or any systematics and and of this application or my(our) assignment 23364	at the manner provided by an the manner provided by all to patentability as definition(s) and the national US/PCT Priority Applied by the patent of my own known to the patent issued thereon.  The patent issued thereon.  The patent and Trademark Of No. 26,382; Thomas J. It follow instructions from the withdraw this authorisms withdraw this authorisms.	5/20 of any U d, insofar as U d de first para ined in Title 3; ined in U d d d d d d d d d d d d d d d d d d d	mited States applicating subject mater of graph of Title 35, Us 7, Code of Federal Remational filling dates and that all states that willful false set that willful powers of subtact Code and the full powers of subtact the full powers of subtact Code and the full po	e(s)  matter related theres  e(s)  ments made of  taternens and  t	Pending of information of the like so ful false scatt.  Tevocation, revocation, leg. No. 19,17 Reg. No. 28, to the preparent, and any leg. No. 28, 19,17 Leg. No. 28,	acknowle became became became be an and belimade are small to prosecutor; Sugene 502; cation, patent enney 500
Application(s) designating The Control of disclosed in that/those prior he duty to disclose information he duty to disclose information wailable between the filing date.  Application Number of the prior of the desire believed to be true; and furth amisbable by fine or imprisonme opardize the validity of the application and transact all lar, Reg. No. 25,893; Richard Benjamin E. Urcia, Reg. No. 33 (we) authorize my(our) attorney translation, grant and maintena caulting therefrom, until I(we) of the desired correspondence to:  Conference of First on Science Investment of Peng Soon WONG RESIDENCE ADDRESS	Inited States of application(s) in application(s) in which is materia of the prior application of the prior application or any plication or any plication or any the prior application or any systematics and and of this application or my(our) assignment 23364	at the manner provided by an the manner provided by all to patentability as definition(s) and the national US/PCT Priority Applied by the patent of my own known to the patent issued thereon.  The patent issued thereon.  The patent and Trademark Of No. 26,382; Thomas J. It follow instructions from the withdraw this authorisms withdraw this authorisms.	5/20 of any U d, insofar as U d de first para ined in Title 3; ined in U d d d d d d d d d d d d d d d d d d d	mited States applications applicated states applicated and states of the control	e(s)  matter related theres  e(s)  ments made of  taternens and  t	Pending of information of the like so ful false scatt.  Tevocation, revocation, leg. No. 19,17 Reg. No. 28, to the preparent, and any leg. No. 28, 19,17 Leg. No. 28,	acknowle became became became be an and beli made are ements ma to prosecu 79; Bugene 502; ration, patent enney 500
Application(s) designating The Unit disclosed in that/those prior he duty to disclose information wailable between the filing date.  Application Number of the filing date of the duty of the server of the filing date.  I hereby declare that a serve believed to be true; and furth the believed to be true; and furth the server of the server	Inited States of a application(s) in which is materia of the prior application of the prior application of the prior application or any plication or any plication or any plication or any state of the PE Fichter, Reg. (805; and sys to accept and anco of this application or my(our) assign ustomer 23364	at the manner provided by an the manner provided by all to patentability as definition(s) and the national US/PCT Priority Applied by the patent of my own known to the patent issued thereon.  The patent issued thereon.  The patent and Trademark Of No. 26,382; Thomas J. It follow instructions from the withdraw this authorisms withdraw this authorisms.	5/20 of any U d, insofar as U d de first para ined in Title 3; ined in U d d d d d d d d d d d d d d d d d d d	mited States applications applicated states applicated and states of the control	e(s)  matter related theres  e(s)  ments made of  taternens and  t	Pending of information of the like so ful false scatt.  Tevocation, revocation, leg. No. 19,17 Reg. No. 28, to the preparent, and any leg. No. 28, 19,17 Leg. No. 28,	acknowle became became became be an and beli made are ements ma to prosecu 79; Bugene 502; ration, patent enney 500
Application(s) designating The Unit disclosed in that/those prior he duty to disclose information wailable between the filing date.  Application Nut.  I hereby declare that a problem of the prior the filing date of the believed to be true; and furth numishable by fine or imprisonnt eopardize the validity of the application and transact all Mar, Rag. No. 25,893; Richard I Benjamin E. Urcia, Reg. No. 33 (we) authorize my(our) attorned transaction, grant and maintenance in the prior the prior to t	Inited States of a application(s) in which is materia of the prior application of the prior application of the prior application or any plication or any plication or any plication or any state of the PE Fichter, Reg. (805; and sys to accept and anco of this application or my(our) assign ustomer 23364	at the manner provided by an the manner provided by all to patentability as definition(s) and the national US/PCT Priority Applied by the patent of my own known to the patent issued thereon.  The patent issued thereon.  The patent and Trademark Of No. 26,382; Thomas J. It follow instructions from the withdraw this authorisms withdraw this authorisms.	5/20 of any U d, insofar as U d de first para ined in Title 3; ined in U d d d d d d d d d d d d d d d d d d d	mited States applications applicated states applicated and states of the control	e(s)  matter related theres  e(s)  ments made of  taternens and  t	Pending of information of the like so ful false scatt.  Tevocation, revocation, leg. No. 19,17 Reg. No. 28, to the preparent, and any leg. No. 28, 19,17 Leg. No. 28,	acknowle became became became be an and beli made are ements ma to prosecu 79; Bugene 502; ration, patent enney 500
I hereby declare that a polication of the chity to disclose in that those prior he chity to disclose information wailable between the filing date.  Application Number of the filing date of the chity declare that a re believed to be true; and furth the believed to be true; and furth the polication and transact all lear, Reg. No. 25,893; Richard I dar, Reg. No. 33 dar, Reg. No. 33 dard of the correspondence to:  Compared to the true; and maintenestic dark the correspondence to:  Compared to the true; and maintenestic dark the correspondence to:  Compared to the true; and maintenestic dark the correspondence to:  Compared to the true; and transact all learn sequences and transact all learn dark transact all learn sequences and transact all learn sequences are learned to the learned transact all learned transa	In ted States of a application(s) in which is materia of the prior application of the prior application of the prior application or any plication or any plication or any the positions in the PE. Fichter, Reg. 1,805; and ys to accept and anco of this application or my(our) assignment 23364	at the manner provided by an the manner provided by all to patentability as definition(s) and the national US/PCT Priority Applied by the patent of my own known to the patent issued thereon.  The patent issued thereon.  The patent and Trademark Of No. 26,382; Thomas J. It follow instructions from the withdraw this authorisms withdraw this authorisms.	5/20 of any U d, insofar as U d de first para ined in Title 3; ined in U d d d d d d d d d d d d d d d d d d d	mited States applications applicated states applicated and states of the control	e(s)  matter related theres  e(s)  ments made of  taternens and  t	Pending of information of the like so ful false scatt.  Tevocation, revocation, leg. No. 19,17 Reg. No. 28, to the preparent, and any leg. No. 28, 19,17 Leg. No. 28,	acknowle became became became be an and beli made are ements ma to prosecu 79; Bugene 502; ration, patent enney 500